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**From:** Deruise, Arianne <arianne.deruise@fema.dhs.gov>  
**Sent:** Monday, September 11, 2017 2:18 PM  
**To:** Mason, Steve; McMahon, Stacy  
**Subject:** RE: Need your best interpretation please

Hey Steve,

I would look at it this way: whatever you plan to bill for, needs to be done by the 22<sup>nd</sup>. I don't believe we allow for anything billed on dates after the end date.  
Do you need to extend the end date?

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**From:** Mason, Steve [mailto:mason.steve@epa.gov]  
**Sent:** Monday, September 11, 2017 2:02 PM  
**To:** Deruise, Arianne ; McMahon, Stacy  
**Subject:** Need your best interpretation please

As you know, under our existing MA, we are collecting orphaned containers, taking them to a pad, and then disposing of them...

Let's assume the state decides that after 09/22 (the cut-off for the 1005) that we are done...

Do we have to be completely done with our work and be completely demobed by the end of the 22<sup>nd</sup>... or as long as we are no longer collecting containers, but it takes a 2-3 days after the 22<sup>nd</sup> to actually dispose of the containers and clean up the pad area (confirmation sampling, remove equipment, etc), and demobe our contractors, would that work stay under 100% or would it switch to 90%.

Obviously that would affect when we need to actually stop collection work if we have to be completely out by the end of the 22<sup>nd</sup> ??

As always, thanks for your opinions and guidance...

**With Regards, Steve**



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"Frequently, my thoughts get bored and walk  
down to my mouth. Often, this is a bad thing."